

March 16, 2009

Ms. Amanda J. Iovino
Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
Washington, D.C. 20463

RE: Committee to Elect Alan Grayson, no. C00424713

Dear Ms. Iovino,

In response to your letter dated February 12, 2009 to the Committee to Elect Alan Grayson regarding the year end report, the following steps have been taken to address the identified issues.

Item 1:

The entry was improperly classified as a contribution. It has been reclassified as a refund. The questioned entry referred to a payment from a mail house for an overpayment for a campaign mail program.

Item 2:

Some contributions received after the general elections were inadvertently reported as contributions for that election. The reports have been amended to reflect that these contributions were for the 2010 election, unless designated as debt relief.

Item 3:

Our previous report contained errors in cycle-to-date figures. This was a result of our updating information in earlier reports while compiling the year-end report, but not filing an amendment to the earlier reports. We have verified these entries and have filed amended reports to reflect that.

Item 4:

The beginning cash balance of the year end report did not equal the ending balance of the previous report. This discrepancy was a result of our updating information in previous reports without amending them. We have amended and resubmitted the reports in question to address the issue.

Item 5:

The previous report contained primary loans from the candidate in aggregate of \$250,000 that were not repaid within 20 days after the primary election. Any primary loans in excess of \$250,000 have been reclassified as contributions from the candidate, reserving all rights. The candidate questions the legality and constitutionality of this rule, and may challenge it after the \$250,000 is repaid.

Item 6:

The previous report contained general loans from the candidate in aggregate of \$250,000 that were not repaid within 20 days after the general election. Any primary loans in excess of \$250,000 have been reclassified as contributions from the candidate, reserving all rights. The candidate questions the legality and constitutionality of this rule, and may challenge it after the \$250,000 is repaid.

Item 7:

Schedule A contains itemized loans from American Express; these loans were received pursuant to a line of credit issued
